ESTTA Tracking number:

ESTTA497442

Filing date:

10/01/2012

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

| Proceeding | 92054573 |
|---------------------------|---|
| Party | Defendant Ortronics, Inc. |
| Correspondence Address | MARK D GIARRATANA MCCARTER & ENGLISH LLP 185 ASYLUM STREET, CITYPLACE 1 HARTFORD, CT 06103 UNITED STATES mgiarratana@mccarter.com |
| Submission | Stipulated/Consent Motion to Extend |
| Filer's Name | Mark D. Giarratana, Esq. |
| Filer's e-mail | mgiarratana@mccarter.com, rrundelli@calfee.com, jcastrovinci@calfee.com, ssmith@mccarter.com, jwhitney@mccarter.com |
| Signature | /mdg/ |
| Date | 10/01/2012 |
| Attachments | 97895_00337_Motion_Reset_TrialDates_10_1_12.PDF (3 pages)(59888 bytes) |

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

| In the Matter of Registration Nos.: For the Marks: Date of Issue: | 3,998,542 and 3,998,543 LAYER ZERO and LAYER 0 July 19, 2011 |
|---|--|
| LAYERZERO POWER SYSTEMS | S, INC. |
| Petitioner, |) Cancellation No.: 92054573 |
| v. | |
| ORTRONICS, INC., |) |
| Registrant, |) |

STIPULATED MOTION TO EXTEND TRIAL SCHEDULE AND RESET TRIAL DATES

Pursuant to 37 C.F.R. § 2.121 and Rule § 6(b) of the Federal Rules of Civil Procedure, the parties respectfully submit this stipulated motion to extend the trial schedule by sixty (60) days and correspondingly reset the testimony periods as follows:

| Plaintiff's Pretrial Disclosures | November 17, 2012 |
|--|-------------------|
| Plaintiff's 30-day Trial Period Ends (opening thirty days prior thereto) | January 1, 2013 |
| Defendant's Pretrial Disclosures | January 16, 2013 |
| Defendant's 30-day Trial Period Ends (opening thirty days prior thereto) | March 2, 2013 |
| Plaintiff's Rebuttal Disclosures | March 17, 2013 |
| Plaintiff's 15-day Rebuttal Period Ends (opening fifteen days prior thereto) | April 16, 2013 |

As grounds for this consented motion, the parties submit that, despite working cooperatively and in good faith, they have been unable to schedule Petitioner's testimonial depositions during its 30-day trial period, which is set to commence under the current schedule on October 3, 2012. The parties initially attempted to schedule Petitioner's testimonial depositions during the month of October. However, due to the conflicting schedules of both counsel and the witnesses during October and also November, the parties currently are working to schedule Petitioner's testimonial depositions during the month of December.

In order to allow time to schedule and conduct Petitioner's testimonial depositions, the parties respectfully request that the trial schedule be extended by sixty (60) days and that the testimony periods be reset accordingly, as set forth above.

This request is made in good faith and not for purposes of delay.

Date: October 1, 2012

/s/ Raymond Rundelli
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ATTORNEYS FOR PETITIONER, LAYERZERO POWER SYSTEMS, INC. Respectfully submitted,

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ATTORNEYS FOR REGISTRANT ORTRONICS, INC.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing was served on Petitioner

LayerZero Power Systems, Inc. on the date indicated below via e-mail to:

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Dated: October 1, 2012

/s/ Mark D. Giarratana Mark. D. Giarratana